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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,430	03/24/2004	Roberto Lopez	23185.00	4262
37833	7590 08/15/2006		EXAMINER	
LITMAN LAW OFFICES, LTD			VANAMAN, FRANK BENNETT	
PO BOX 1503	5			
CRYSTAL CITY STATION			ART UNIT	PAPER NUMBER
ARLINGTON, VA 22215			3618	

DATE MAILED: 08/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/807,430	LOPEZ, ROBERTO		
Examiner	Art Unit		
Frank Vanaman	3618		

	Frank vanaman	3010	
The MAILING DATE of this communication appe	ears on the cover sheet with the	correspondence add	ress
THE REPLY FILED <u>03 August 2006</u> FAILS TO PLACE THIS A	PPLICATION IN CONDITION FO	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Not a Request for Continued Examination (RCE) in compliant time periods:	n the same day as filing a Notice of wing replies: (1) an amendment, a stice of Appeal (with appeal fee) in	of Appeal. To avoid aba affidavit, or other evider n compliance with 37 C	nce, which FR 41.31; or (3)
 a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I 	Advisory Action, or (2) the date set for ater than SIX MONTHS from the mai	ing date of the final rejecti	ion.
Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	06.07(f).		
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amou shortened statutory period for reply or r than three months after the mailing	nt of the fee. The appropring riginally set in the final Office.	iate extension fee ice action; or (2) as
2. The Notice of Appeal was filed on A brief in comp	pliance with 37 CFR 41.37 must b	e filed within two mont	hs of the date of
filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed AMENDMENTS			ne appeal. Since
3. The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a bri	ef will not be entered b	ecause
(a) They raise new issues that would require further co			coadsc
(b) They raise the issue of new matter (see NOTE below			
(c) ☐ They are not deemed to place the application in be appeal; and/or	tter form for appeal by materially	reducing or simplifying	the issues for
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).		rejected claims.	
4. The amendments are not in compliance with 37 CFR 1.1		Compliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s		•	,
 Newly proposed or amended claim(s) would be a non-allowable claim(s). 		e, timely filed amendme	ent canceling the
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		will be entered and an	explanation of
Claim(s) objected to:			
Claim(s) rejected: <u>12-19</u> . Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
8. The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e).			
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessal 	overcome all rejections under app	peal and/or appellant fa	ils to provide a
10. The affidavit or other evidence is entered. An explanation	on of the status of the claims after	entry is below or attac	hed.
REQUEST FOR RECONSIDERATION/OTHER			
 The request for reconsideration has been considered be <u>See Continuation Sheet.</u> 			ince because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-1449) Pape	r No(s)	
13. Other:		FACTURE.	3/10/06
		Frank Vanaman	
		Primary Examiner Art Unit 3618	

Continuation of 11. does NOT place the application in condition for allowance because: applicant's arguments do not render the claims allowable. Applicant's arguments that the material used by Duerkob would somehow teach away from the combination are not persuasive inasmuch as there is no suggestion that Duerkob's material be incorporated into the step bar taught by Hagen. Applicant has argued that the two devices are structurally and functionally unrelated, however the examiner notes that structurally both devices essentially constitute parallelpiped boxes (Hagen's being provided with an extension piece), both include lighting elements in one side thereof, both devices use the lighting elements for conveying braking information, and both devices are designed to warn operators of vehicles of the actions of the vehicle to which they are connected. That one is mounted at a different elevation than the other does not constitute a structural difference, and indeed the examiner expresses some substantial surprise that applicant would attempt to argue that these devices are so unrelated that the basis for a combination is 'completely unfounded'. The previous office action includes a discussion concerning the concept of bodily incorporation, and as such, that matter has been set forth and does not require further amplification. Similarly, a discussion of the motivation to combine references and the sources for such motivations has been fully addressed in the previous office action.